- 1	IN THE CHILED ST	ALES DISTRICT COURT
2	TERRITO	ORY OF GUAM
3	CAMACHO FAMILY PARTNERSHIP dba "DIRT DOKTOR",	Civil Case No. 13-00026 (Lead Case)
4	Plaintiff,	As Consolidated with Civil Case Nos. 14-00021 and CV15-00013
5	vs.	
6	PATRICIA I. ROMERO, INC.,	
7	Defendant.	
8		JURY VERDICT
9	This Document Relates To: ALL ACTIONS.	
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11		
12	We, the jury, after considering the Jury	Instructions given to us, hereby present our following
13	Answers to Questions submitted by the Court,	to which we have all agreed:
14	QUESTION NO. 1: Is the Camacho Fa	amily Partnership owed any money from defendant
15	PWB for work performed by the Camacho Fan	nily Partnership on the Red Horse project? (yes or no)
16	ANSWER NO. 1:	
17	If your answer is "yes", answer Ques	tion No. 2. If your answer is "no", do not answer
18	Question No. 2 and proceed to Question No.	3.
19		
20	QUESTION NO. 2: State the amount of	owed, including simple interest at the rate of 6% per
21	annum from the date you determine that payme	ent(s) should have been made (insert the amount).
22	ANSWER NO. 2: \$	
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1	QUESTION NO. 3: Was the Camacho Family Partnership solely responsible for not		
2	completing its subcontract work by December 15, 2013, on the Red Horse project? (yes or no)		
3	ANSWER NO. 3:		
4	If your answer to Question No. 3 is "no", do not answer Questions Nos. 4 or 5 and		
5	proceed to Question No. 6. If your answer to Question No. 3 is "yes", answer Question No. 4.		
6			
7	QUESTION NO.4: Was PWB monetarily damaged as a direct result of Plaintiff failing to		
8	complete its subcontract work by December 15, 2013? (yes or no)		
9	ANSWER TO QUESTION NO. 4:		
10	If your answer is "yes", answer Question No. 5. If your answer is "no", do not answer		
11	Question No. 5 and proceed to Question No.6.		
12			
13	QUESTION NO. 5: State only the amount of PWB's monetary damages that exceed the total		
14	value of the Plaintiff's subcontract price if fully performed, including additional work, if any (inser		
15	the amount of such excess).		
16	ANSWER TO QUESTION NO. 5: \$		
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18	QUESTION NO. 6: Did the Camacho Family Partnership materially breach its subcontract		
19	with PWB by not finishing the P.V. Array on the Military Working Dog project? (yes or no)		
20	ANSWER TO QUESTION NO. 6:		
21	If your answer is "no, skip Question Nos. 7 and 8, and proceed to Question No. 9. If		
22	your answer is "yes", proceed to Question No. 7.		
23			

1	QUESTION NO.7: Was PWB monetarily damaged as a direct result of the Camacho Family
2	Partnership not finishing the P.V. Array on the MWD project? (yes or no)
3	ANSWER TO QUESTION NO.7:
4	If your answer to Question No. 7 is "no", skip Question No. 8, and proceed to Question
5	No.9. If your answer to Question No. 7 is "yes", answer Question No. 8.
6	
7	QUESTION NO. 8: State only the amount of PWB's monetary damages that exceed the total
8	value of the Plaintiff's subcontract price if fully performed, including additional work, if any (insert
9	the amount of such excess).
10	ANSWER TO QUESTION NO. 8: \$
11	
12	QUESTION NO. 9: Is the Camacho Family Partnership owed any money from PWB for
13	work performed by the Camacho Family Partnership on the MWD project? (yes or no)
14	ANSWER TO QUESTION NO. 9:
15	If your answer is "no", sign and turn in this Form. If your answer is "yes", answer
16	Question No. 10.
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18	QUESTION NO. 10: State the amount owed, including simple interest at the rate of 6% per
19	annum from the date you determine that payment(s) should have been made (insert the amount).
20	ANSWER NO. 10: \$
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22	EODEDED CONTON
23	FOREPERSON (Name and Juror Number)
24	Date:, 2017